

REVISED RULES
OF
THE SUPREME COURT
OF
THE UNITED STATES

ADOPTED JUNE 5, 1928. EFFECTIVE JULY 1, 1928

(The Acts of February 13, 1925, c. 229, 43 Stat. 936; January 31, 1928, c. 14, 45 Stat. 54, and April 26, 1928, c. 440, 45 Stat. 466, are printed as an appendix to the Rules.)

INDEX TO RULES.

	Rule	Par.	Page
Abatement. See Death of party.....	
Abrogation of prior rules.....	49	631
Acknowledgment of service. See Proof of Service..	
Adjournment of term.....	48	“
Admiralty,			
further proof in.....	15	2	607
interest in cases in.....	30	4	617
objections to evidence—when enter- tained.....	16	608
record in, contents of.....	10	5	602
Admission to bar,			
fee for.....	32	6	619
motion for.....	2	3	596
preliminaries to.....	2	2	“
qualifications for.....	2	1	595
Advancement. See Motions to Advance.			
Advanced cases,—subject to hearing with cases in- volving similar questions.....	20	7	612
Affirm. See Motions to affirm.			
Appeal,			
assignment of errors required on.....	9	600
bond on.....	36	1 & 2	620
by whom allowed.....	36	1	“
certiorari ancillary to, no oral argument on jurisdictional statement.....	12	3	603
citation on.....	10	1	600
in equity—manner of perfecting.....	46	1	630
may be dismissed for failure to file state- ment as to jurisdiction.....	12	4	604
not allowed unless assignment of errors accompanies petition.....	9	600
petition for.....	46	2	630
statement of jurisdiction on.....	12	1	603
substituted for writs of error—manner of applying for and perfecting.....	46	2	630
supersedeas on.....	36	2	621
when not precluded by death of party..	19	3	609

Appearance,	Rule	Par.	Page
no appearance of appellant or petitioner.....	21	612
no appearance of appellee or respondent.....	22	613
no appearance of either party.....	23	618
of counsel, entered upon docketing case.....	11	3	603
Argument. See Oral Argument, Briefs.			
Assignment of errors. (See also Statement of Points.)			
contents of.....	9	600
must be included in record on appeal.	10	2	601
required on appeal.....	9	600
when not filed counsel will not be heard	27	4	615
Attachment, shall issue for default in payment of costs.....	13	8	606
Attorneys,			
clerk shall not practice as attorney...	1	1	595
disbarment of.....	2	5	596
law clerks to Justices not to practice as.	3	"
may use books in law library.....	4	1	597
motion for admission of.....	2	3	596
oath of.....	2	4	"
preliminaries to admission of.....	2	2	"
qualifications for admission of.....	2	1	595
secretaries to Justices not to practice as.	3	596
Attorney General, government cases may be advanced on motion of.....	20	6	612
Attorneys General of States, to be served with process against states.....	6	2	598
Bills of Exception,			
charge to jury.....	8	1	600
evidence.....	8	2	"
Bonds,			
supersedeas bonds, amount of.....	36	2	621
for costs.....	36	1	620
Books. See Law Library.			
Briefs,			
clerk to deposit copies of in law library..	4	2	597
for respondent on petition for certiorari to Court of Claims, contents, number of copies, etc.....	41	5	627

Briefs—Continued.	Rule	Par.	Page
for respondent on petition for certiorari to other courts, contents, number of copies, etc.....	38	3 & 3a	623
form of printing of, etc.....	26	614
in support of petition for certiorari to Court of Claims, number of copies, when filed, etc.....	41	5	627
in support of petition for certiorari to other courts, contents, etc.....	38	2 & 3	623
not received after argument and/or submission of causes—exception.....	25	3 & 4	614
not to be filed unless accompanied by proof of service.....	27	6	616
of appellant or petitioner, contents of, number of copies.....	27	1 & 2	614
of appellee or respondent, contents, number of copies.....	27	3	615
opposing motion to dismiss.....	7	3	598
submission of causes on.....	25	613
Call of docket (See also Appearance, Oral argument).....	20	611
Cases once adjudicated may be advanced.....	20	5	"
Certificate of clerk or presiding judge of state court, required as preliminary to admission of attorneys.....	2	2	596
Certificate of counsel, must be attached to petition for rehearing.....	33	619
Certificate of Questions. See Certified questions.			
Certificate, required in support of motion to docket and dismiss.....	11	1	602
Certified questions,			
from circuit courts of appeals and Court of Appeals of District of Columbia....	37	622
contents of certificate.....	37	1	"
court may order entire record sent up.....	37	2	"
parties may request that entire record be sent up.....	37	2	"
from Court of Claims.....	40	626
Certiorari as proceeding to obtain review, ancillary to appeal, no oral argument on jurisdictional statement.....	12	3	604

Certiorari as proceeding to obtain review—Cont'd.	Rule	Par.	Page
judgments of state courts, circuit courts of appeals, and Court of Appeals of			
District of Columbia.....	38	622
before judgment.....	39	625
brief in support of petition for....	38	2	623
notice of filing of.....	38	3	"
petition for, contents of, service &c.	38	2 & 3	"
reasons for granting.....	38	5	624
record to accompany petition for..	38	1 & 7	622, 625
stay pending application for.....	38	6	625
when applied for within time.....	38	2	623
judgments of Court of Claims.....	41	626
judgments of Court of Customs Ap- peals.....	42	628
judgments of Supreme Court of Philip- pine Islands.....	42	"
Certiorari,			
form of order granting.....	43	"
rules relating to appeals may apply to..	44	629
to correct diminution of record.....	17	608
when not precluded by death of party..	19	3	609
writ of—when issued.....	43	628
Certified record, to be transmitted to Supreme Court,			
on appeal.....	10	2	601
on petition for certiorari.....	38	1	622
Charge to jury—exceptions to, when included in bill of exceptions.....	8	1	600
Circuit Courts of Appeals,			
appeals from.....	46	1 & 2	630
certified questions from.....	37	622
certiorari to.....	38	"
Citation,			
issued upon allowance of appeal.....	10	1	600
on death of party—when.....	19	3	609
service of—when.....	10	1	600
signed by judge or justice allowing appeal.	36	1	620
when returnable.....	10	1	600
Clerk of Supreme Court,			
fees of, based on folios in record.....	13	9	606
not to permit removal of original papers			
without order.....	1	2	595
not to practice as attorney.....	1	1	"
office and residence of.....	1	1	"

Clerk of Supreme Court—Continued.	Rule	Par.	Page
shall print and record opinions.....	29	1, 2, 3	616, 617
shall print only parts of record designated			
by parties to appeal.....	13	9	606
shall deposit copies of printed records, etc.,			
in law library.....	4	2	597
to omit duplications, etc., in printed records.	13	9	606
to refuse to receive improperly printed			
brief, etc.....	26	614
to report cases where translations necessary.	14	607
to report failure to file statement as to juris-			
diction.....	12	4	604
to report failure to make deposit for costs..	13	2	605
to submit petitions for writs of certiorari—			
when,			
cases from state courts, circuit			
courts of appeals, or Court of			
Appeals of District of Columbia			
or Supreme Court, Philippine			
Islands.....	38	4	624
cases from Court of Claims.....	41	5	627
to submit motions to dismiss—when.....	7	3	599
to submit statements as to jurisdiction on			
appeal—when.....	12	3	604
to supervise printing of records.....	13	3 & 5	605
Clerks, Law Clerks to Justices not to practice law.	3	596
Clerks of lower courts, to transmit certified records			
to Supreme Court on appeal.....	10	2	601
Commission, to be issued to take further proof....	15	1 & 2	607
Consolidation. Cases may be consolidated for			
argument.....	20	8	612
Contents of record on appeal.....	10	2	601
Continuance,			
cases continued when neither party			
ready at first term.....	20	1	611
cases so continued may be restored—			
how.....	20	9	612
Costs,			
allowance of.....	32	1, 2, 3	618
amount of to be inserted in mandate....	32	5	618
appellant to make deposit for upon docket-			
ing case.....	13	1	604
attachment upon non-payment of.....	13	8	606
may be taxed against offending party when			
immaterial papers printed in record....	13	9	"

Costs—Continued.	Rule	Par.	Page
not ordinarily allowed for or against United States.....	32	4	618
offending party may be taxed with when unnecessary papers brought up on appeal..	10	2	601
on affirmance.....	32	2	618
on dismissal.....	32	1	"
on dismissal for want of jurisdiction.....	32	1	"
on dismissal in vacation.....	35	620
on reversal.....	32	3	618
rule for taxing.....	13	7	606
security for to be taken by judge or justice allowing appeal.....	36	1	620
Cost bond (See also supersedeas).....	36	"
Counsel to enter appearance upon docketing case..	11	3	603
Counsellors. See Attorneys.			
Counter-designation of parts of record to be printed—may be filed by appellee.....	13	9	606
Counter-praeceipe for record—when and where filed.	10	2	601
Court of Appeals, District of Columbia, certified questions from.....	37	622
certiorari to.....	38	"
Court of Claims, certified questions from.....	40	626
certiorari to.....	41	"
Criminal cases, may be advanced.....	20	4	611
Cross-interrogatories, in admiralty.....	15	2	607
Custody of prisoners pending review on habeas corpus.....	45	629
Damages, when allowed and how calculated.....	30	2	617
Death of party, suggestion, substitution, abatement.....	19	609
when does not preclude appeal or writ of certiorari.....	19	3	609
when public officer.....	19	4	611
Deposit for costs, made upon docketing case....	13	1	604
when made in cases on petition for certiorari to Court of Claims.....	41	4	627
Designation of points. See Statement of points.			
Designation of parts of record to be printed....	13	9	606
Diagrams.....	18	1 & 2	608
Diminution of record, certiorari to correct.....	17	"

RULES OF THE COURT.

585

	Rule	Par.	Page
Disbarment of attorneys.....	2	5	596
Dismiss. See Motion to dismiss.			
Dismissal,			
appeal may be dismissed for failure to file statement as to jurisdiction.....	12	4	604
appeal may be dismissed if material papers omitted from record.....	13	9	606
causes dismissed when neither party ready at second term—exception....	24	613
for failure to substitute parties appel- lant or petitioner.....	19	1	609
of causes in vacation.....	35	620
District Courts of the United States, appeals from.	46	630
Division of time of argument.....	28	4	616
Docket and dismiss,			
certificate in support of mo- tion to.....	11	1	602
motion to.....	11	1	"
Docketing cases,			
by appellant.....	11	1	"
by appellee.....	11	1 & 2	"
Enlargement of time. See Extension of time.			
Equity,			
appeals in, manner of perfecting.....	46	1	630
interest in cases in.....	30	3	617
objections to evidence—when entertained.	16	608
Errors,			
assignment of.....	9 10 27 2 4	600 601 615
not specified will be disregarded—excep- tion.....	27	4	"
statement of points to be relied upon....	13	9	606
Evidence,			
in bills of exceptions.....	8	2	600
further proof in certain cases, how taken.	15	607
models, diagrams, and exhibits of mate- rial.....	18	1 & 2	608
objections to, in equity and admiralty cases.....	16	"
to be omitted in cases from Court of Claims.....	41	4	627
to be reduced to narrative form.....	8	2	600

Execution, stay of,	Rule	Par.	Page
pending appeal—by whom allowed.....	36	1	620
pending application for certiorari.....	38	6	625
Exhibits of material. (See also Original exhibits).	18	1 & 2	608
Extension of time,			
for issuance of mandate.....	34	620
within which to file appellee's praecepe for record.....	10	2	601
within which to file petition for rehearing.....	33	619
within which to docket case and file record on appeal.....	11	1	602
Ex parte, when complainant may so proceed.....	6	3	598
Fees, (see also Costs).			
of clerk based on folios in record.....	13	9	606
table of.....	32	6	618
Form of printing records, briefs and motions....	26	614
Further proof,			
generally.....	15	1 & 2	607
in admiralty.....	15	2	"
when ordered by Supreme Court.	15	1	"
Governors of States, to be served with process against state.....	6	2	598
Habeas corpus. See Custody of prisoners.			
Interest, when allowed and how calculated.....	30	1	617
Interrogatories, in admiralty—commission shall issue upon.....	15	2	607
Joint request to restore cause to call.....	20	9	612
Judge,			
allowing appeal shall sign citation.....	36	1	620
allowing appeal may grant supersedeas...	36	1	"
may order stay pending application for certiorari.....	38	6	625
who signed citation may enlarge time within which to docket case on appeal.....	11	1	602
may enlarge time within which appellee may file praecepe for record.....	10	2	601
Judgments,			
of Circuit Courts of Appeals—how re- viewed.....	46 { 38	1 & 2 {	630 { 622
of Court of Claims—how reviewed..	41	626
of Court of Customs Appeals—how re- viewed.....	42	628

RULES OF THE COURT.

587

Judgments—Continued.	Rule	Par.	Page
of District Courts, U. S., review of...	36	1	620
	46	1	630
of State Courts—how reviewed.....	46	2	"
	38	622
of Supreme Court of Philippine Is-			
lands—how reviewed.....	42	628
Jurisdiction, statements as to.....	12	1	603
Justice of Supreme Court,			
allowing appeal may			
grant supersedeas....	36	1	620
allowing appeal shall sign			
citation.....	36	1	"
may enlarge time within			
which appellee may file			
praecipe for record... 10		2	604
may enlarge time within			
which to docket case			
and file record on ap-			
peal.....	11	1	602
may order stay pending			
application for certio-			
rari.....	38	6	625
Law Library,			
clerk to deposit copies of records,			
etc., in.....	4	2	597
marshal to have charge of conference			
room library.....	4	3	"
use of books by members of bar....	4	1	"
Law clerks to Justices, not to practice as attorneys			
or counsellors.....	3	596
Mandates,			
in general.....	31	617
shall not issue upon dismissal of causes			
in vacation.....	35	620
stay of mandate of Supreme Court... 34		"
when issued.....	34	"
Marshal,			
to have charge of books of the Court....	4	3	597
to have custody of exhibits of material.. 18		1 & 2	608
Models, diagrams, etc.....	18	1 & 2	"
Mondays, to be motion days.....	7	6	599
Motion days.....	7	6	"

Motions,	Rule	Par.	Page
in general,			
clerk to deposit copies of in law library.	4	2	597
must be printed.....	7	1	598
oral argument will not be heard on—			
exception.....	7	2	“
when assigned for argument shall have			
precedence over other cases.....	7	6	599
to advance, contents, printing of.....	20	3	611
to affirm.....	7	4 & 5	599
grounds for.....	7	4	“
may be joined with motions to dismiss.	7	4	“
procedure as on motions to dismiss to			
be followed on.....	7	4	“
result of, transfer to summary docket..	7	5	“
to bring up entire record and cause in			
cases on certified questions.....	37	2 & 3	622
to dismiss			
may be joined with motions to affirm..	7	4	599
moving party must serve notice of....	7	3	598
must be printed.....	7	1 & 3	“
proof of service of to be filed.....	7	3	“
result of—transfer to summary docket.	7	5	599
submitted on printed briefs—exception.	7	3	“
to be submitted by clerk—when.....	7	3	“
Narrative form, evidence in bills of exception to be			
reduced to.....	8	2	600
Notice,			
of motion to dismiss to be given.....	7	3	598
of filing petition for certiorari to be given.	38	3	623
of submission of petition for certiorari to			
Court of Claims to be given.....	41	5	627
Oath of attorneys.....	2	4	596
Objections, to evidence in admiralty or equity—			
when entertained.....	16	608
Opinions of Supreme Court, to be printed, filed			
and recorded.....	29	616
Opinions of courts below,			
must be included in rec-			
ord on appeal.....	10	2	601
in admiralty.....	10	5	602
Oral arguments,			
but one counsel heard where other			
party does not argue orally....	28	2	616

Oral arguments—Continued.	Rule	Par.	Page
cross appeals.....	28	1	616
division of time for.....	28	4	"
motions assigned for shall have precedence.....	7	6	599
not allowed on motions unless especially assigned therefor...	7	2	598
not allowed on petition for re- hearing.....	33	619
not heard within two weeks before adjournment of term.....	48	631
not permitted on submission of statements as to jurisdiction— exception.....	12	3	604
time allowed for, regular docket..	28	4	616
time allowed for, certified ques- tions.....	28	5	"
time allowed for, summary docket.....	28	6	"
two counsel only heard for each party—exception.....	28	3	"
who to open and close.....	28	1	"
Order granting writ of certiorari—effect of.....	43	628
Original exhibits.....	10	4	602
Original records, copies of to be made for printer—when.....	13	4	605
not to be removed without order of Court or Justice.....	1	2	596
sent to printer in cases on appel- late docket.....	13	4	605
Original cases, printing.....	13	4	"
Original documents. See Original Exhibits.			
Parties. See Death of party.			
Petition for appeal.....	46	2	630
Petition for certiorari to Court of Claims.....	41	4	627
Petition for certiorari to Court of Customs Ap- peals.....	42	628
Petition for certiorari to Supreme Court of Philip- pine Islands.....	42	"
Petition for certiorari to other courts.....	38	1 & 2	622, 623
Petition for rehearing.....	33	619
filing of does not stay mandate.....	34	620
Practice, when not otherwise fixed.....	5	597

	Rule	Par.	Page
Praecept for record on appeal,			
by appellant.....	10	2	601
by appellee.....	10	2	"
stipulation may be filed in lieu of.....	10	2,	"
Printing,			
estimated cost of to be deposited with	13	2	605
clerk—when.....	41	4	627
form of, for records, motions and briefs.	26	614
motions to be printed.....	7	1	598
of motion for certiorari to correct			
diminution of record.....	17	608
of order upon death of parties, substitution, etc.....	19	1	609
of record, on petition for certiorari.....	38	7	625
of record, under supervision of clerk....	13	3 & 5	605
of petition and record, Court of Claims..	41	4	627
where record printed below and requisite	38	7	625
copies furnished.....	32	6	618
Procedure on motion to dismiss to be followed on			
motion to affirm.....	7	4	599
Procedendo.....	31	617
Process, form and service of.....	6	598
Proof of service to be filed with clerk			
of appellant's praecipe for record.....	10	2	601
of motion to dismiss and brief.....	7	3	598
of notice of motion to dismiss.....	7	3	"
of notice of filing petition for certiorari..	38	3	623
of statement and designation.....	13	9	606
of statement as to jurisdiction.....	12	1	603
of statement opposing jurisdiction.....	12	2	604
of briefs.....	27	6	616
of petition and record on petition for certiorari to Court of Claims.....	41	4	627
of notice and brief on petition for certiorari to Court of Claims.....	41	5	"
Public Officer, substitution of.....	19	4	611
Questions. See Certified Questions.			
Reasons moving Court to grant writs of certiorari.	38	5	624
Record,			
as return to writ of certiorari.....	43	628
certified copy of to accompany motion to bring up entire record and cause.....	37	3	622
certiorari to correct diminution of.....	17	608
in admiralty—contents of.....	10	5	602

Record—Continued.	Rule	Par.	Page
must contain all proceedings necessary to			
hearing.....	10	3	602
on appeal, making up transcript of.....	10	600
designation of parts of to be printed..	13	9	606
must include assignments of error.....	10	2	601
must include opinions.....	10	2	"
praecipies for, to be filed with clerk of			
lower court.....	10	2	"
to be filed in Supreme Court before re-			
turn day—enlargement of time.....	11	1	602
to be transmitted to Supreme Court by			
clerk of lower court.....	10	2	601
on petition for certiorari to Court of			
Claims.....	41	4	627
on petition for certiorari to other courts..	{ 38	1	622
	{ 38	7	625
original record. See Original record.			
printed under supervision of clerk.....	13	3 & 5	605
Rehearing.....	33	619
Resignation of public officer, substitution of suc-			
cessor.....	19	4	611
Return day,			
causes on appeal must be docketed on			
or before.....	11	1	602
of citation.....	10	1	600
of subpoena.....	6	3	598
Revenue cases, may be advanced.....	20	6	612
Saturday, no session on.....	47	630
Secretaries to Justices, not to practice as attor-			
neys or counsellors.....	3	596
o Service of,			
briefs.....	27	6	616
designation of parts of record to be			
printed.....	13	9	606
citation.....	10	1	600
interrogatories.....	15	2	607
motion to dismiss.....	7	3	598
notice of motion to dismiss.....	7	3	"
notice of filing of petition for certiorari.	38	3	628
notice and brief, Court of Claims cases.	41	5	627
petition and record, Court of Claims			
cases.....	41	4	
petition, brief and record on certiorari.	38	3	623

Service of—Continued.	Rule	Par.	Page
praecipies for record.....	10	2	601
process	6	2	598
statement as to jurisdiction.....	12	1	603
statement opposing jurisdiction.....	12	2	604
statement of points to be relied upon..	13	9	606
subpoena.....	6	3	598
Sessions, none on Saturday.....	47	630
Special findings of fact, may be requested of Court of Claims.....	41	596
Specification of errors, to be included in brief of appellant or petitioner.....	27	2	626
Sponsor of applicant for admission to bar must be member of Supreme Court bar.....	2	3	614
statement to be made by.....	2	3	"
State Courts, review of, decisions of, on appeal.....	46	2	630
on certiorari.....	38	622
Statement of case, to be included in brief of ap- pellant or petitioner.....	27	2	614
Statement as to jurisdiction on appeal, contents of.....	12	1	603
failure to file may cause dismissal....	12	4	604
must be printed.....	12	1	603
number of copies to be filed.....	12	1	"
service of.....	12	1	"
time within which to file.....	12	1	"
Statement of points to be relied upon.....	13	9	606
Statement required of applicants for admission to bar, contents of.....	2	2	596
Stay of execution, pending appeal, by whom al- lowed.....	36	1	620
pending application for certio- rari.....	38	6	625
Stipulation as to contents of record on appeal, may be filed in lieu of praecipies for record.....	10	2	601
to dismiss in vacation.....	35	620
to pass, not recognized.....	20	10	612
Submission of, cases on briefs.....	25	613
motions to dismiss, by clerk.....	7	3	598
petitions for certiorari, by clerk...	38	4	624

Submission of—Continued.	Rule	Par.	Page
petitions for certiorari to Court of			
Claims, by clerk.....	41	5	627
statements on jurisdiction, by clerk.	12	3	604
Subpoena, service of.....	6	3	598
Substitution. See Death of Party.			
Suggestion of death of party.....	19	609
Summary docket,			
Hearing of causes on.....	{ 7	5	599
	{ 20	11	612
transfer to.....	7	5	599
Supersedeas,			
bonds, amount of.....	36	2	621
on appeal.....	36	620
on certiorari.....	38	6	625
Table of fees.....	32	6	618
Time,			
allowed for argument of motions when espe-			
cially assigned therefor.....	7	2	598
allowed for oral argument of cases,			
regular docket.....	28	4	616
certified questions.....	28	5	"
summary docket.....	28	6	"
for issuance of mandates.....	34	620
for service of subpoena.....	6	3	598
for submission of motions to dismiss.....	7	3	"
for submission of statements as to jurisdic-			
tion.....	12	3	604
for submission of petitions for certiorari to			
Court of Claims.....	41	5	627
for submission of petitions for certiorari to			
other courts.....	38	4	624
within which appellant must file statement			
as to jurisdiction.....	12	1	603
within which appellant must file statement			
of points and designation of record.....	13	9	606
within which appellee may file praecipe for			
record—may be enlarged.....	10	2	601
within which appellee may file statement			
opposing jurisdiction.....	12	2	604
within which to docket case and file record			
on appeal.....	11	1	602
within which to file briefs opposing motions			
to dismiss.....	7	3	598

Time—Continued.	Rule	Par.	Page
within which to file brief opposing petition for certiorari.....	38	3 & 3a	623
within which to file petition for certiorari..	38	2	"
within which to file cross-interrogatories in admiralty.....	15	2	607
within which to file designations of parts of record to be printed.....	13	9	606
within which to file petition for rehearing.	33	619
within which to make deposit for printing, costs, etc.....	13	2	605
	41	4	627
within which to move for substitution of public officer.....	19	4	611
within which to present motion for certiorari to correct diminution of record.....	17	608
within which to serve notice of filing certiorari.....	38	3	623
within which to suggest death of party occurring prior to application for appeal or petition for certiorari.....	19	3	609
Translations.....	14	607
Waiver,			
by appellee of right to file statement opposing jurisdiction.....	12	3	604
of right to file brief opposing certiorari,	38	4	624
may advance submission date.....	41	5	627
of right to file brief opposing motion to dismiss may advance submission date..	7	3	598
Writ of certiorari, shall not issue unless especially directed.....	43	628
Writ of error, abolished.....	46	2	630